UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
	-X :	
KAWS, INC.,	:	
Plaintiff,	:	23 Civ. 415 (JPC)
-V-	:	,
THE INDIVIDUALS, CORPORATIONS, LIMITED	:	<u>PRELIMINARY</u> <u>INJUNCTION ORDER</u>
LIABILITY COMPANIES, PARTNERSHIPS, AND UNINCORPORATED ASSOCIATIONS IDENTIFIED	:	
ON SCHEDULE A TO THE COMPLAINT,	:	
Defendants.	:	
	: -X	

THIS MATTER comes before the Court on the application of KAWS, Inc. ("Plaintiff"), brought by way of Order to Show Cause, for entry of a Preliminary Injunction (the "Application") against the Defendants identified on the Schedule A to the Preliminary Injunction Order attached hereto (collectively, the "PI Defendants") and using at least the domain names or online marketplace accounts identified on the Schedule A (collectively, the "PI Defendant User Accounts"); and

THE COURT having reviewed the papers in support of the Application; and the Court having found that Plaintiff meets the criteria for entry of preliminary injunctive relief; and

This Court further finds that it has personal jurisdiction over the PI Defendants because the PI Defendants directly target their business activities toward consumers in the United States, including New York, offering to sell and ship products into this Judicial District. Specifically, the PI Defendants are reaching out to do business with New York residents by operating one or more commercial, interactive Internet Stores through which New York residents can purchase

counterfeit versions of Plaintiff's KAWS Products ("Counterfeit Products") incorporating at least one of Plaintiff's copyrights, which are covered by at least the U.S. Copyright Office Registration Nos. identified on Schedule B to the Complaint, including without limitation U.S. Copyright Office Registration Nos. VA 2-180-272 and VA 2-182-652 (the "KAWS Copyrights") and/or bearing, using, or infringing upon Plaintiff's trademark covered by U.S. Trademark Registration Nos. 6,046,763, 6,047,656, 6,102,259, 6,102,260, and 6,116,823 (the "KAWS Trademarks").

THIS COURT having determined that the evidence submitted in support of the Application establishes Plaintiff has a likelihood of success on the merits; that no remedy at law exists; and that Plaintiff will suffer irreparable harm, if the injunction is not granted including for example:

1.

Through the Declarations of Nathan Monroe-Yavneh and Gen Watanabe and accompanying evidence, Plaintiff has proved a *prima facie* case of copyright infringement because the PI Defendants have copied Plaintiff's KAWS Copyrights without Plaintiff's consent. Further, Plaintiff has proved a *prima facie* case of trademark infringement because (1) the KAWS Trademarks are registered with the U.S. Patent and Trademark Office and Plaintiff holds all right, title, and interest in and to the KAWS Trademarks; (2) Plaintiff develops, markets, and sells products using the KAWS Trademarks (3) the PI Defendants make, use, offer for sale, sell, and/or import into the United States for subsequent sale or use products using the mark covered by the KAWS Trademarks; (4) an ordinary observer would be deceived into thinking that the Counterfeit Products are

the same as Plaintiff's KAWS Products, or would be confused by the PI
Defendants' use of the KAWS Trademarks; and (5) the PI Defendants are
not licensed or authorized to use the KAWS Trademarks and none of the
PI Defendants is an authorized retailer of genuine KAWS Products.

- 2. The PI Defendants' continued and unauthorized use of the KAWS Copyrights and/or KAWS Trademarks irreparably harms Plaintiff through diminished goodwill and brand confidence, damage to Plaintiff's reputation, loss of exclusivity, and loss of future sales.
- Monetary damages fail to address such harm and, therefore, Plaintiff has an inadequate remedy at law; and
- 4. The public interest is served by entry of this Preliminary Injunction to dispel the public confusion created by the PI Defendants' actions; and

THIS COURT having determined, therefore, that injunctive relief initially granted in the Temporary Restraining Order ("TRO") on January 24, 2023, Dkt. No. 28, and later extended on February 7, 2023, Dkt. No. 32, should remain in place with respect to the PI Defendants through the pendency of this litigation and issuing this Preliminary Injunction is warranted under Federal Rule of Civil Procedure 65;

NOW THEREFORE, on this 21st day of February, 2023, this Court ORDERS that:

1. The PI Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under or in active concert with them be temporarily enjoined and restrained from:

- a. Using the KAWS Copyrights and/or KAWS Trademarks or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any Counterfeit Products;
- b. Passing off, inducing, or enabling others to sell or pass off any product as a genuine KAWS Product that is not, in fact, Plaintiff's KAWS Product and/or not produced under the authorization, control, or supervision of Plaintiff and approved by Plaintiff for sale using the KAWS Copyrights and/or KAWS Trademarks;
- c. Committing any acts calculated to cause consumers to believe that the PI Defendants' Counterfeit Products are those sold under the authorization, control, or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;
- d. Further infringing the KAWS Copyrights and/or KAWS Trademarks and damaging Plaintiff's goodwill;
- e. Shipping, delivering, holding for sale, transferring, or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and which bear(s) any KAWS Trademark or any reproductions, counterfeit copies, or colorable imitations thereof;
- f. Using, linking to, transferring, selling, exercising control over, or otherwise owning the PI Defendant User Accounts, Internet Stores, or

- any other domain name or online market place account that is being used to sell or is the means by which the PI Defendants could continue to sell versions of Plaintiff's KAWS Products; and
- g. Operating and/or hosting websites and/or any other web presence registered or operated by the PI Defendants that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product using the KAWS Copyrights and/or KAWS Trademarks.
- 2. Each of the PI Defendants, within fourteen (14) days after receiving notice of this Order, shall serve upon Plaintiff a written report under oath providing: (a) their true name and physical address, (b) all websites and online marketplace accounts on any platform that they own and/or operate (c) their financial accounts, including by way of example, all AllPay/GoAllPay, Amazon, Bank of China, Coinbase, DHgate, HyperWallet, JD.com, Joom, Lakala, LianLian, OFX, Paxful, PayEco, Payoneer, PayPal, PingPong, SellersFunding, Shopify, Stripe, Union Mobile/UmPay/UmPay2, Walmart, Wise/TransferWise, Wish, and World First accounts, and (d) the steps taken by each Defendant to comply with paragraph 1, a through g, above
- 3. Within five (5) days of receipt of this Order, Amazon, DHgate, etsy, Walmart, Wish, and any other online marketplace platform or service provider hosting or servicing a PI Defendant User Account are directed to disable and cease providing services for any PI Defendant User Accounts through which the PI Defendants engage in the sale of counterfeit and infringing goods using the KAWS Copyrights and/or KAWS Trademarks, including any accounts associated with the PI Defendants.
- 4. The PI Defendants and any third party with actual notice of this Order who is providing services for any of the PI Defendants, or in connection with any PI Defendant User

Account, including, without limitation, any online marketplace platforms such as Amazon, DHgate, etsy, Walmart, Wish, Facebook, Internet Service Providers ("ISP"), web hosts, back-end service providers, web designers, sponsored search engine or ad-word providers, banks, merchant account providers, including AllPay/GoAllPay, Amazon, Bank of China, Coinbase, DHgate, HyperWallet, JD.com, Joom, Lakala, LianLian, OFX, Paxful, PayEco, Payoneer, PayPal, PingPong, SellersFunding, Shopify, Stripe, Union Mobile/UmPay/UmPay2, Walmart, Wise/TransferWise, Wish, and World First, third party processors and other payment processing service providers, shippers, and domain name registrars (collectively, the "Third Party Providers") shall, within five (5) business days after receipt of such notice, provide to Plaintiff expedited discovery, including copies of all documents and records in such person's or entity's possession or control relating to:

- a. The identities and locations of the PI Defendants, their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including all known contact information;
- b. The nature of the PI Defendants' operations and all associated sales and financial information, including, without limitation, identifying information associated with the PI Defendant User Accounts, and the PI Defendants' financial accounts, as well as providing a full accounting of the PI Defendants' sales and listing history related to their respective PI Defendant User Accounts:
- c. The PI Defendant User Accounts or any domain name registered by the PI Defendants;

- d. Any financial accounts owned or controlled by the PI Defendants, including their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including such accounts residing with or under the control of any banks, savings and loan associations, payment processors or other financial institutions, including, without limitation, AllPay/GoAllPay, Amazon, Bank of China, Coinbase, DHgate, HyperWallet, JD.com, Joom, Lakala, LianLian, OFX, Paxful, PayEco, Payoneer, PayPal, PingPong, SellersFunding, Shopify, Stripe, Union Mobile/UmPay/UmPay2, Walmart, Wise/TransferWise, Wish, World First, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).
- 5. The PI Defendants and any persons in active concert or participation with them who have actual notice of this Order shall be temporarily restrained and enjoined from transferring or disposing of any money or other of the PI Defendants' assets until further ordered by this Court.
- 6. Western Union shall, within five (5) business days of receipt of this Order, block any Western Union money transfers and funds from being received by the PI Defendants identified in Schedule A to this Order until further ordered by this Court.
- 7. Amazon, DHgate, etsy, Redbubble, Walmart, Wish, and any other online marketplace platform or service provider hosting or servicing a PI Defendant User Account shall, within five (5) business days of receipt of this Order, for any PI Defendant or any of the PI Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to the PI Defendants, the PI Defendants' Online Marketplace Accounts, or the PI Defendants' websites, including, but not limited to, any AllPay/GoAllPay, Amazon, Bank of China, Coinbase, DHgate, HyperWallet, JD.com, Joom, Lakala, LianLian, OFX, Paxful, PayEco, Payoneer, PayPal, PingPong, SellersFunding, Shopify, Stripe, Union Mobile/UmPay/UmPay2, Walmart, Wise/TransferWise, Wish, and World First accounts connected to and related to the information listed in Schedule A to the Complaint; and
- b. Restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of the PI Defendants' assets until further ordered by this Court.
- 8. Any banks, savings and loan associations, payment processors, or other financial institutions, for any PI Defendant or any PI Defendant User Account, shall within five (5) business days of receipt of this Order:
 - a. Locate all accounts and funds connected to the PI Defendants, the PI Defendants' Online Marketplace Accounts, or the PI Defendants' websites, including, but not limited to, any accounts connected to the information listed in the Schedule A to the Complaint; and
 - b. Restrain and enjoin such accounts from receiving, transferring or disposing of any money or other of the PI Defendants' assets until further ordered by this Court.
- 9. Plaintiff may provide notice of these proceedings to the PI Defendants by electronically publishing a link to the Complaint, this Order and other relevant documents on a

website or by sending an e-mail to all e-mail addresses identified by Plaintiff and any e-mail

addresses provided for the PI Defendants by third parties that includes a link to said website. The

combination of providing notice via electronic publication or e-mail, along with any notice that

the PI Defendants receive from domain name registrars and payment processors, shall constitute

notice reasonably calculated under all circumstances to apprise the PI Defendants of the pendency

of the action and afford them the opportunity to present their objections.

10. Plaintiff's Schedule A to the Complaint and Exhibit 3 to the Declaration of Gen

Watanabe shall become unsealed.

11. Any PI Defendants subject to this Order may appear and move to dissolve or

modify the Order on two days' notice to Plaintiff or on shorter notice as set by this Court.

12. The five thousand dollars (\$5,000.00) bond posted by Plaintiff shall remain with

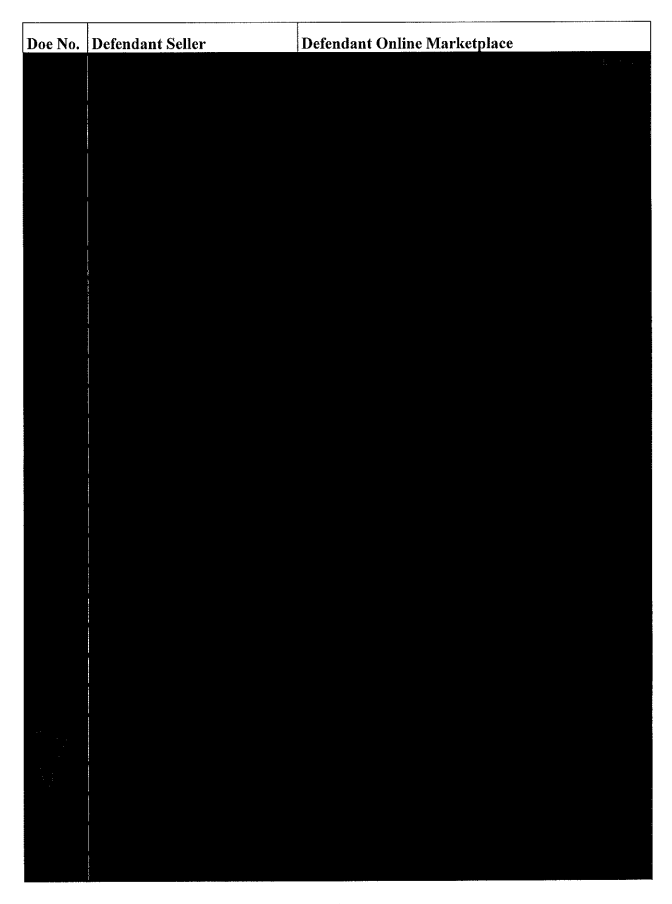
the Court until a final disposition of this case or until this Preliminary Injunction is terminated.

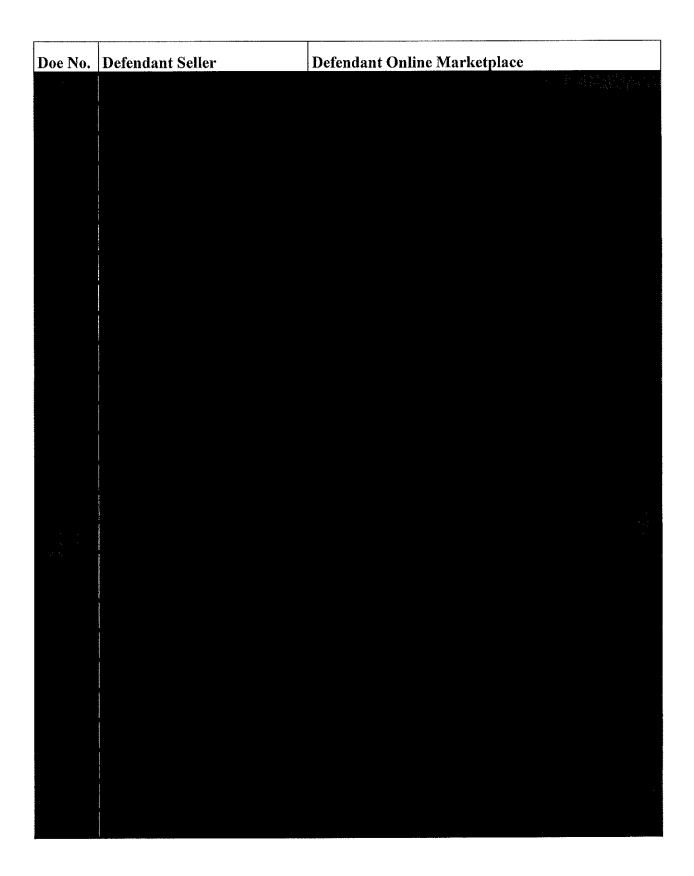
Dated: February 21, 2023

Honorable John P. Cronan

SCHEDULE A TO PRELIMINARY INJUNCTION ORDER

Doe No.	Defendant Seller	Defendant Online Marketplace





Doe No.	Defendant Seller	Defendant Online Marketplace
	} 	

Doe No.	Defendant Seller	Defendant Online Marketplace
9.55		
September 1		
		https://www.amazon.com/sp?seller=A145IJ5CSUIL
111.	aixiaowei	WI
112.	Angel Cuihua	https://www.amazon.com/sp?seller=A1L9IADOIF15 2R
113.	Angel seller 089	https://www.amazon.com/sp?seller=A136GT5AN0T AX3
114.	anqingshijianshangmaoyouxia ngongsi	https://www.amazon.com/sp?seller=A25CV9OI9LW V8U

Doe No.	Defendant Seller	Defendant Online Marketplace
115.	baiqijing	https://www.amazon.com/sp?seller=A18JA45MWQ CH8O
116.	Bamboo's store	https://www.amazon.com/sp?seller=A3TOCRT44CK 711
117.	BAXXYO	https://www.amazon.com/sp?seller=A3H9FH266PL9FA
118.	Boran	https://www.amazon.com/sp?seller=A2R4OZLO4JY 6YL
119.	Byqone-CN	https://www.amazon.com/sp?seller=A31NHX8LYG V0T4
120.	CaiYiTuoWuJinShangXing US	https://www.amazon.com/sp?seller=AH94NLV5VR CXJ
121.	caojintaodebeimeidianpu	https://www.amazon.com/sp?seller=A1X2Q69RSAY 0ZT
124.	Ding'an Mengdaao Trading Co., Ltd.	https://www.amazon.com/sp?seller=A286ZJJ0E3R03
125.	DIUXNSDI	https://www.amazon.com/sp?seller=AC46R3A8HUJ YG
128.	ENSHIKAQIERDIANZISHA NGWUYOUXIANGONGSI	https://www.amazon.com/sp?seller=A2U0XYL6NL4 5XW
129.	fanshancong	https://www.amazon.com/sp?seller=A14E3PX2MKJ PBD
130.	fanyi5	https://www.amazon.com/sp?seller=AHHQ801K8EV QK
131.	Fly with seconds T-12-22day	https://www.amazon.com/sp?seller=A3IJDIE2BXE2 FG

Doe No.	Defendant Seller	Defendant Online Marketplace
132.	ganzhoushifanruidianzishangw uyouxiangongsi	https://www.amazon.com/sp?seller=A3T8MNRTWV I67C
133.	GMKJ-US	https://www.amazon.com/sp?seller=A37AQZ4U6GR 8O3
134.	guoyangxianjindishangmaoyou xiangongsi	https://www.amazon.com/sp?seller=A31TRKOZ7YR IUF
135.	GZHZMYYXGS	https://www.amazon.com/sp?seller=A2S38HAH2V4 5IA
136.	hefeibenpiewangluokejiyouxia ngongsi	https://www.amazon.com/sp?seller=AAI0LHHQEH8 2U
137.	hefeimiruiyouleyouxiangongsi	https://www.amazon.com/sp?seller=A2Z2L1SLREJL9O
138.	hefeinaozengpengfuzhuangyou xiangongsi	https://www.amazon.com/sp?seller=A3JN21EPUDJC
139.	HLFSYYXGS	https://www.amazon.com/sp?seller=A1347RPMUM NW84
140.	huizhoushiyunzhiyishangmaoy ouxiangongsi	https://www.amazon.com/sp?seller=A34WBUS7B8J9E8
141.	HyperWay	https://www.amazon.com/sp?seller=A2KO3AISSVV B56
142.	JiangRenJieDengFuShangMao	https://www.amazon.com/sp?seller=A1419M5MRIW J8U
143.	JinYongh	https://www.amazon.com/sp?seller=A1VG5WD8NRU7ZE
144.	kunmingyangshuaidianzishang wuyouxiangongsi	https://www.amazon.com/sp?seller=ADY5RH7CP41
145.	liangyingjun-1	https://www.amazon.com/sp?seller=A208VKF2ZB5 VD2
146.	lianzhisheng	https://www.amazon.com/sp?seller=AC51FCBF9DBQP
147.	linqikai	https://www.amazon.com/sp?seller=A3DQRDUZROKC9N
148.	LNP-US	https://www.amazon.com/sp?seller=A3A3UTHWIN8

Doe No.	Defendant Seller	Defendant Online Marketplace
149.	luck2695	https://www.amazon.com/sp?seller=AZ9EE3RIMN3B5
151.	Maanshan Shanxun Trading Co., Ltd.	https://www.amazon.com/sp?seller=A18ARK53250 V4R
152.	MA-TUM	https://www.amazon.com/sp?seller=A12XPB0AUV AT98
153.	meooroo	https://www.amazon.com/sp?seller=A3TI67DY7LX MQY
154.	Miaofei-xx-toy	https://www.amazon.com/sp?seller=A1QZLGIBSW9
155.	Naruo US	https://www.amazon.com/sp?seller=AD9RZ2ESEX0 9B
156.	ningbokaiyuedianzishangwuyo uxiangongsi	https://www.amazon.com/sp?seller=A2CWWJ8C8WBT4U
157.	ouyanglinghua	https://www.amazon.com/sp?seller=A2R39SSXFXDT7Y
158.	Junzi Hardware	https://www.amazon.com/sp?seller=A131OTEZ1G3 U38
159.	PsakYs	https://www.amazon.com/sp?seller=AVSW2CJBG1T V5
160.	QHS-US	https://www.amazon.com/sp?seller=A342O9LUE9J3 OE
161.	qianyunfeikeji	https://www.amazon.com/sp?seller=A36IFK6G9E2A
162.	QJ Ecology	https://www.amazon.com/sp?seller=A3630D2O90EM77
163.	qujingshumodianzishangwuyo uxiangongsi	https://www.amazon.com/sp?seller=A3A3WLRRTU8VPT
164.	RENHAIJUN	https://www.amazon.com/sp?seller=A1VQ9BU2GWTBDH
165.	RuiChangLinRongEnWenJu US	https://www.amazon.com/sp?seller=A30QH4IHVQS

Doe No.	Defendant Seller	Defendant Online Marketplace
166.	SangN	https://www.amazon.com/sp?seller=A23H1X0Y0D0 EDB
167.	shiwenhaosdsds	https://www.amazon.com/sp?seller=AQ9EGKBQQ0 6O
168.	Smoke Tea Wall Art	https://www.amazon.com/sp?seller=AUTC79AHSM 0QK
169.	suzhouzunxiangxinxikejiyouxi angongsi	https://www.amazon.com/sp?seller=AV5EKWRI8O9 W5
170.	SYSJYKJ	https://www.amazon.com/sp?seller=AQHF86TU38V JX
171.	TXLLXX	https://www.amazon.com/sp?seller=A3RSJ8TWGK5
172.	wenchangruanbanchenkejiyou xiangongsi	https://www.amazon.com/sp?seller=AJZONBO23TI6
173.	Wenchangxuhaiyingkejiyouxia ngongsi	https://www.amazon.com/sp?seller=A23FC0RWTM D8YP
174.	Wuchuan-us	https://www.amazon.com/sp?seller=A14URAGCJ7R K1B
175.	Xinfen Shop	https://www.amazon.com/sp?seller=A1O4MZI5YKO VSR
176.	Yichunyuanzhouquanpeiwensa	https://www.amazon.com/sp?seller=A6LF77E9X2Q1
177.	youkenli	https://www.amazon.com/sp?seller=A29LTIF9Q4H3 JG
178.	YUEXINGMA	https://www.amazon.com/sp?seller=A1R6TBX7E0NOXK
179.	YYDS Bountique	https://www.amazon.com/sp?seller=AUPE9IA5P3X7
180.	zhangyanhaide	https://www.amazon.com/sp?seller=A3B88UDZ46J4
181.	ZONOQX	https://www.amazon.com/sp?seller=A39UTCU1P71 S62
182.	zzesbd	https://www.amazon.com/sp?seller=A2MJGVDDXOWZVN

Doe No.	Defendant Seller	Defendant Online Marketplace
N _{ed} is		
185.	ai808	https://www.dhgate.com/store/about- us/21815418.html
186.	ai809	https://www.dhgate.com/store/about- us/21815419.html
187.	anfuhaiyi	https://www.dhgate.com/store/about- us/21750244.html
188.	b2m9	https://www.dhgate.com/store/about- us/21819702.html
189.	b7ku	https://www.dhgate.com/store/about- us/21819772.html
190,	bestpod	https://www.dhgate.com/store/about-us/21748605.html
191.	bjhs	https://www.dhgate.com/store/about-us/21819209.html
192.	bkpl	https://www.dhgate.com/store/about- us/21800986.html
193.	fzctf0	https://www.dhgate.com/store/about-us/21751201.html
194.	fzctl0	https://www.dhgate.com/store/about-us/21750817.html
195.	fzctn8	https://www.dhgate.com/store/about-us/21751194.html
196.	fzctv7	https://www.dhgate.com/store/about-us/21750754.html
197.	h0lf	https://www.dhgate.com/store/about-us/21819604.html
198.	hpi3	https://www.dhgate.com/store/about- us/21819671.html
199.	i6aa	https://www.dhgate.com/store/about-us/21819572.html
200.	iper	https://www.dhgate.com/store/about-us/21819770.html

Doe No.	Defendant Seller	Defendant Online Marketplace
201.	jiangxi2018	https://www.dhgate.com/store/about- us/21748565.html
202.	jvvz	https://www.dhgate.com/store/about- us/21819586.html
203.	k2fk	https://www.dhgate.com/store/about- us/21819773.html
204.	kdts	https://www.dhgate.com/store/about-us/21819775.html
205.	lfuzetech	https://www.dhgate.com/store/about- us/21748677.html
206.	lka2s	https://www.dhgate.com/store/about-us/21800509.html
207.	llurang	https://www.dhgate.com/store/about-us/21743361.html
208.	lnrz	https://www.dhgate.com/store/about-us/21818981.html
209.	lp01	https://www.dhgate.com/store/about-us/21818506.html
210.	ltic	https://www.dhgate.com/store/about-us/21800749.html
211.	meidoll	https://www.dhgate.com/store/about-us/21564247.html
212.	nufd	https://www.dhgate.com/store/about-us/21819453.html
213.	olsg	https://www.dhgate.com/store/about-us/21818711.html
214.	ovaysh	https://www.dhgate.com/store/about-us/21690803.html
215.	pabcq	https://www.dhgate.com/store/about-us/21748636.html
216.	pbeautgirl	https://www.dhgate.com/store/about-us/21742585.html
217.	pchengfugood	https://www.dhgate.com/store/about-us/21748679.html

Doe No.	Defendant Seller	Defendant Online Marketplace
218.	pfzctn3	https://www.dhgate.com/store/about-us/21751160.html
219.	pfzctr01	https://www.dhgate.com/store/about-us/21750851.html
220.	phaiyigood	https://www.dhgate.com/store/about-us/21748420.html
221.	pjessup2022	https://www.dhgate.com/store/about-us/20732703.html
222.	pjlf	https://www.dhgate.com/store/about- us/21817826.html
223.	qhuq	https://www.dhgate.com/store/about-us/21818454.html
224.	qw8a	https://www.dhgate.com/store/about-us/21818389.html
225.	rhgy	https://www.dhgate.com/store/about-us/21800669.html
226.	richman88	https://www.dhgate.com/store/about-us/21633598.html
227.	sfzp	https://www.dhgate.com/store/about-us/21818578.html
228.	sjne	https://www.dhgate.com/store/about-us/21818546.html
229.	svrj	https://www.dhgate.com/store/about-us/21800751.html
230.	t21i	https://www.dhgate.com/store/about-us/21819602.html
231.	t35p	https://www.dhgate.com/store/about-us/21819078.html
232.	tlpn	https://www.dhgate.com/store/about- us/21818375.html
233.	vce6	https://www.dhgate.com/store/about-us/21818571.html
234.	wm1o	https://www.dhgate.com/store/about-us/21819807.html

Doe No.	Defendant Seller	Defendant Online Marketplace
		https://www.dhgate.com/store/about-
235.	wm4q	us/21818444.html
		https://www.dhgate.com/store/about-
236.	xanz	us/21819674.html
227		https://www.dhgate.com/store/about-
237.	xaqh	us/21800794.html
		https://www.dhgate.com/store/about-
238.	xbog	us/21818979.html
		https://www.dhgate.com/store/about-
239.	xddr	us/21819736.html
240	41	https://www.dhgate.com/store/about-
240.	xs4k	us/21818453.html
		https://www.dhgate.com/store/about-
241.	yihaitech	us/21741833.html
		https://www.dhgate.com/store/about-
242.	z1wh	us/21818712.html

Doe No.	Defendant Seller	Defendant Online Marketplace
259.	BlossomGreen	https://www.etsy.com/ca/shop/BlossomGreen
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Doe No.	Defendant Seller	Defendant Online Marketplace
298.	therainbowalley	https://www.etsy.com/shop/therainbowalley
	100	

Case 1:23-cv-00415-JPC Document 42 Filed 02/21/23 Page 25 of 25

Doe No.	Defendant Seller	Defendant Online Marketplace
309.	ZYH	https://www.walmart.com/reviews/seller/101193969
310.	fengxianmei5587	https://www.wish.com/merchant/604db6743c1e7d09 20b9f095
312.	ndsjagvdilsfjkdnxbhfgxngtngf	https://www.wish.com/merchant/606d702c91177916 83babd51
		:
314.	Rivka's Discount Store	https://www.wish.com/merchant/60e13fcf4a24f8074a 8d5ad7
315.	shangzongyun1972	https://www.wish.com/merchant/6186214ac67c3cdb1 0d210e7
317.	SillKae	https://www.wish.com/merchant/5faa451a6b5102600 7e08fda
318.	whitena	https://www.wish.com/merchant/5e86eb298b575e8f0 703d069
319.	ycckajshdasij	https://www.wish.com/merchant/60486b77c229c44ec 07d3bd2